

 	District of Illina	District of Illinois	
	Eastern Division	21	
	RECEIVED		
1.	Tavares Hunt-I.D.#20050020813	Jun 29.2009	
2	Lee McCorker - I.D. # 20080033535	2014 5 8 5000 0000	
3	Bruce Giles - I.D. #20080016005	MICHAEL W. DOBBINS	
4.	Jose H. Romero - I.D. # 20030092847	CLERK, U.S. DISTRICT COURT	
5,	George Cortez-I.D. # 200 800 71932	09002071	
6.	TONY JACKSON-I.D.#20060007586	Civil NO. 09 CV 2071	
	-Plaintiff(s)-	HON. Judge: Kennelly	
		Mag. Judge: Ashman	
	VS.		
	Sheriff-Thomas Dart		
2	Superintendent - Miller		
3	Doctor - Jones		
	. Nurse-Price		
5	COOK COUNTY Circuit COURT Judge-Timothy C. Evans		
	-Defendant(s)-"In their Individ	lual and Official Capacity."	
	C 1.1	1.1.00011	
	-Second Amended Complaint-		
J	117 110 1 8 1997 8 1985 00 9 00 8 18	20/ Wala Lind At T R F R A	
l:	42 U.S.C. \$ 1983, \$ 1985 (2), & (3) \$ 1986, Violation of I.R.F.R.A. ("I.R.F.R.A.") 775 ILCS 35/1 Et Seq.		
, , , , , , , , , , , , , , , , , , , 	ON the date of February 12#, 2009, The COOK COUNTY Jail		
	Officials Came into the Knowledge that there was a "virus"		
	going through the Jail, because det		
	Complaint Such as "Tavares Hunt" From wing tier-3A of		
		فاست فالما والمالية	
	Division Ten (10), at the COOK COUNTY Pains, UNable to drink enough fluids	• •	

in the Suit above, never informed detaineds) that the "virus" was in their location when they were aware. The Nurse(s) Such as Nurse "Price" as well as other nurses and doctors in division 10, kept the virus hidden from the detainer(s). It wasn't until the detainer(s) illness got worst and the Problem Started to happen to each and every individual the same, Such as abdominal Cramps (Stomach aches), headaches and fevers. These symptoms began around December of 2008, until the time of this suit in its original Complaint Approximately "March of 2009". The National Center for Immunization and Respiratory disease States: "gastritis is including Rota-Viruses, Noro-Viruses, Adeno-Viruses, type 40 or 41 Sapor-viruses and Stro-viruses. Viral gastritis is Not Caused by Bacteria Such as Salmonella, or Parasites such as Giardial, or by Medications or other Medical Conditions although the Symptoms may be Similar. Doctors can determine if the diarrhea is caused by a virus or Something else.

2) The Plaintiff(s) were told nothing, NOT given information or Medication or Medical advice, and when asked about their Conditions, they was devied. The Symptoms of Viral gastritis were seen through doctors from the National Center for IM-Munization and Respiratory diseases.

Plaintiff(s) Suffered injuries of Continuing affects of Gastri-

Trainfiff(s) Suffered injuries of Continuing affects of Gastritis, such as: "Stomach aches, Headaches, Fever and abdominal Cramps. These symptoms were to Continue for only I to 2 days following Infections of Virus, but no later than I-10 day(s) depending on which Virus Caused the Illness. Failure of Medical Staff in division 10, refused to treat the Plaintiff(s) Properly, if, at all.

We suffered actual damages...

without us having knowledge of the Virus, some detainers did take the Virus Home to young Children, wives, Mothers

Fathers ect., Due to the Muslims Community of Al Mu'Min the Islamic Community Couldn't make Prayers, because the Viral gastritis Made them unclean (Haram) for "Wudu," hecause a Muslim Cannot make Prayer under the Conditions, because gastritis are spreaded through Close Contact with infected People. For example, by Sharing Food, water, or eating utensils. Individuals May also become infected by eating or drinking Contaminated food or beverages. The use of the fountains and Sinks was unclean to make "Wudu"....

- 3) The Plaintiff(s) "Muslims" and "NON-Muslim" alike Stated that the food was Contaminated by gastritis. The Jewish Community was able to obtain religious rite through Kosher Meals, while the "Muslims" such as "Tavares Hunt", and "NON-Muslims" suffer the forceful eating of (Haram) Meals, which Violates the faith of "Muslims" and Contrary to the "Holy Quran" and "Ibraham Monotheism.
 - 4.) The Plaintiff(s) States: Anyone Can incur gastritis, any Person, age, or back ground. The same viruses tend to Cause diarrhea diseases Primarily among People of a specific age group. Due to the Numerous Viruses in the Cook County Jail (C.C.D.O.C.), an individual Can and have received "infections", "Noro-viruses", and older adults in Cook County Jail Can Catch and Suffer the Viruses faster. (C.D.C.) Can assist detainee(s) with Special analysis upon request.

 The question is that the (C.C.D.C.) failed to inform detainee(s) that were released, and to Contact them in the start, shows a serious Problem. The failure to inform released detainee(s) Placed their families in danger. "Federal rule of Civil Proce-

dure 23(a)" Makes this Case "Class Certifiable" Pursuant

Proceed under a Class action, then we should be able to

to 23 (a) (1) (2) (3) (4), 23 (b), IF we are not allowed to

Proceed anyway, because (we) Plaintiff(s) all have suffered the Same injuries....

- 5) The Plaintiff(s) States a (Monell) Claim "Monell V. Dept. of Social Services 436 U.S. 658 (1978), Lecause it was the Custom, Policies, and Procedures of the Cook County department of Corrections that failed to detect the Viruses in the instance. These issue(s) have been Pleaded in other Cases given notice of the Conditions of Cook County Jail...
- 6) It was the Negligence of the Superintendent "Miller" for Not reporting the issue(s) to the higher Authorities such as "Tom Dart" the Cook County Sheriff, but When "Tom Dart" received Knowledge of the issue(s), "Tom Dart" Concealed the information from the Public's Attention, and allowed for Numerous "Families of Citizens" to Suffer.

 Due to this, "Tom Dart" is guilty under the Pleading of Violating the Plaintiff(s) 14th Amendment Rights, and at all times was acting under "Color of State Law".

 The Plaintiff(s) Suffered Injuries due to "Tom Dart's" Negligence to have a Procedure set up for Matters of this nature....
- 7) The Plaintiff(s) States: The Cook County Criminal Courts
 and the Cook County Jail established a Policy of denying
 detainee(s) the right to go to Court to have their Matters
 adjudicated
 before a Magistrate Judge. This Conspiracy
 between Cook County Jail Officials, violates the 14th Amendment
 of the United States Constitution. The defendant(s) infringed
 the rights of the Plaintiff(s) by denying the Plaintiff(s)
 life, liberty, Property without due Process of the Law.
 No State Shall infringe the rights of its Citizens or Make
 any rule, Statute, regulation, Policies, and Custom, Violates

the Plaintiff(s) Constitutional rights under the 5th, 6th and 14th Amendment to the Constitution of 1970; Article I Section 2, which affords to the Citizens of this state "equal Protection of the Law," Pursuant to 725 ILCS 5/103-5(a) "Speedy trial." The Court Continued the Court Proceedings by agreement without the Knowledge of the Plaintiff(s) who are defendant(s) being held in Custody by the Cook County jail.

Recause of the defendant (s) in this action dealt in Negligence to Prevent such Viruses, which Could have been Stopped, if the Cook County Jail would keep Cleansing Material available for detainee(s) to keep their environment Clean. Such Conduct is a direct Constitutional violation and the defendant (s) were acting under "Color of State Law," and the Plaintiff(s), "Muslims" and "Non-Muslims" were injured....

-Relief Sought -

8) The Principal facts and issue(s) in this case are: (1) That the Plaintiff (s) were Prevented from receiving the Knowledge of the viruses, which was reported by the C.D.C" ON February 12th, 2009, to the Cook County jail, but the defendant(s) failure to inform detainee(s) of Major health issues, lead to the detainer(s) Carrying of the virus gastritis. The Plaintiff(s) are seeking Ten Million dollars (\$10,000,000.00), for Pain, Suffering and Punitive damages. Also Seeks injunctive relief for Cook County to Conform their Policies to Protect detainee(s) from any Possible future "viruses and diseases". Also, Seeking Declaratory Judgment for the Court to declare defendant(s) Policies unconstitutional by Not Putting up Notices in every Unit to inform detainee(s) that a virus was in the facility so that they would have KNOWN to Protect themselves from Such harmful Conditions